	'92 JUL 21 11 9	57	PUELISHING CO., PORTLAND, OR 87294
FORM No. 881-Oregon Trust Deed Series-TRUST DEED.		and the second division of the second divisio	Page 16091 🖑
™ 47822	TRUST DEED	V01.1092	
THIS TRUST DEED, made (LONNY E BALEY AND NANCY L B/	nis 1ST day of	JULY HE ENTIRETY	, 19.92, Detween
LONNY E BALEY AND NANCY L BA	LEY, AS IENANIS DI I	1 Jun 19 19 19 19 19 19 19 19 19 19 19 19 19	T and
as Grantor, WILLIAM P BRANDSNE	6 C		
as Granior,	BANK		
as Beneficiary, Grantor irrevocably grants, be in <u>KLAMATH</u> Con	WITNESSET argains, sells and conveys unty, Oregon, described as	to trustee in trust, with po	wer of sale, the property
SEE ATTACHED EXHIBIT A B LOAN #301611 DATED 7-1-9 LOAN #301615 DATED 7-1-9		TO OOD OO AND MATURI	NG 12-31-92 NG 12-31-94
together with all and singular the teneminow or hereafter appertaining, and the re-	ents, hereditaments and appurte	nances and all other rights the nd all fixtures now or herealter	reunto belonging or in anywise attached to or used in connec-
tion with said real estate. FOR THE PURPOSE OF SECU sum of ONE HUNDRED FIFTY THO	VRING PERFORMANCE of en DISAND AND NO/100	ach agreement of grantor herein -(\$150,000.00) ers with interest thereon accord	ing to the terms of a promissory
sum of UNE HUNDRED TITTT data note of even date herewith, payable to b not sooner paid, to be due and payable The date of maturity of the debt becomes due and payable. In the event sold, conveyed, assigned or alienated b then, at the beneliciary's option, all obli- herein, shall become immediately due and	s reliciary or order and made by DECEMBER 31, 1994 WI s cured by this instrument is th the within described property, or the grantor without first hav liations secured by this instrum d payable.	TH_RIGHTS TO FUTURE I the date, stated above, on which to or any part thereol, or any inte ving obtained the written conser ent, irrespective of the matur	ADVANCES AND RENEWALS the final installment of said note rest therein is sold, agreed to be tor approval of the beneficiary ity dates expressed therein, o
To protect the security of this tr		anting any easement or creating an bordination or other agreement affe	y restriction thereon; (c) join in ar sting this deed or the lien or chart y, all or any part of the property. The person or person or person

Then, at the brokene immediately due and payable.
To protect the security of this furst clead, frantor agrees:
To protect the security of this furst clead, frantor agrees:
It To protect the security of this furst clead, frantor agrees:
It To protect preserve and maintain sid property in good condition of the security provement when the security of the security of the security and the security of the security and the security of the security in the security of the security is and pay when due all costs in treatations, covenants, conditions and pay when due all costs in treatations, covenants, conditions and the security with all lwes, ordinant in the therefore, for an and the security with all way, ordinant in the difference of the security with all way, ordinant in the tendence of the security of the security of thing security of thing security of the security of the

It is mutually agreed that:

It is mutually agreed that: 8. In the event that any portion o all of said property shell be taken under the right of eminent domain or core emnation, beneficiary shell have the under the right of eminent domain or core emnation, beneficiary shell have the sconperison for such taking, which are in excess of the amount required as compeniation for such taking, which are in excess of the amount required to pay all example costs, expenses are attorney for more more transition incurred by grantor in such proceeding: shall be paid to beneficiary and incurred by grantor in such proceeding: shall be paid or incurred by brea-houth in the trial and app-llate courts, necessarily paid or incurred by brea-tich in such proceedings, at its own expense to take such actions and example, and grant readres, at its own expense to take such actions and secure such instruments as shall be more there to take such actions and example, and grant readres, at its own expense to take such actions and example to the start requires of the encourse of the deed and the note in-pensation, promptly upon beneficiary is thurs. pensation, promptly upon beneficiary is thurs, pon written required to then-licitry, payment of its fees and present upon to the indebtance, itruster may endorsenet (in case of full recourse and to cancellation), without allecting the liability of any person for the pay replut of eaid property. (b) join in (a) consent to the making of any may or plut of eaid property. (b) join in

subordination or other agreement attecting tins area or tim term or others thereof; (d) reconvey, without warranty, all or any part of the property. The grannee in any reconveyance may be described as the "person or persons grannee in any reconveyance the recitals therein of any matters or lacts shall lefaily entitled thereto," and ruth funces therein of any matters or lacts shall lefaily entitled thereto, and ruth funces therein of any matters or lacts shall lefaily entitled thereto, and ruth funces thereof. Trusters fees for any of the services mentioned in this paradroph shall be not less than \$5. 10. Upon any default by grantor hereinder, beneficiary may at any lime without notice, either in person by a greative to be ap-time without notice, either in person by a greative collect the rents, issues and profits, including there past due and unpaid, and apply the same, issues and profits, including there past due and unpaid, and apply the same, issues and profits, including there past due and unpaid, and apply the same, issues and profits, including there past due and unpaid, and apply the same, issues and profits, including there past due and unpaid, and apply the same, issues and profits, and without and taking possession of said property, the collection of such rests, issues and profits, or the proceeds of line and other incurence policies or compensation or awards for any taking or damage of the incurence policies or compensation or release thereof as ideresid, shall not cure or waive any distant or nolice of delault hereunder or invalidate any act done pursuant to such notice. 12. Upon delault by grantor in garment of any indebtedness secured hereby or in his netormance of any darrement hereunder, time being of the property or in this reformance of any darrement hereunder, time being of the

property, and the application or release thereof as aloresaid, shall not cure of waive any default or notice of default hereunder or invalidate any act done pursuant to such motice. 12. Upon default by granfor in gayment of any indebtedness secured hereby or in his performance of any afterment hereunder, time being of the hereby or in his performance of any afterment hereunder, time being of the hereby or in his performance of any afterment hereunder, time being of the hereby or in his performance of any afterment hereunder, time being of the estence with tespect to the hereby immediately due and payable. It ust deed by devent the beneficiary at his direct the trustee to forcelose this trust deed by in equity as a mortgafe of may direct the trustee to pursue any other fight of remedy, either at law or in equive, which the beneficiary may have. The fight of the beneficiary offects to forcelose by advertisement and safe. The beneficiary of the beneficiary offects to forcelose the written motice of default the trustee shall execute and described real property to satisfy the obligation and his election to sell the said described real property to satisfy the obligation in the manner provided in ORS 86.735. to 86.755. I. 3. After the trustee has commenced iorcelose this trust conducts the sale, and at any time prior to 5 days before the date the trustee conducts the sale, and at any time prior to 5 days before the date the suce conducts the sum secured by the trust of the distilt one other than such portion as would entite motion due at the time of the ore other than such by priorin as would entit amount due at the time of the ore other than such portion as would entite amount due at the time of the ore other than such portion as would entite amount due at the time of the ore other than such portion as would entite amount due at the time of the ore other than such portion as would entite merses actually incurred in enforcing the ediault that is capable of heing cureed thas be cureed by tendent consist of a falivere

defaults. The person effecting the cure shall pay to the beneficiary all costs and expenses actually incurred in entering the oblightion of the trust deef together with trustees and artomery's less not exceeding the amounts provided by law '14. Otherwise the sale shall be held on the dute and at the time and place designated in the notice of sale or the time to which said sale may be postponed as provided by law. The trustee may sell said property either in one parcel or in separate parcels and shall sell the parcel or parcels at auction to the highest bidder for cash, payable at the time of sale. Trustee auction to the highest bidder for cash, payable at the time of sale. Trustee shall deliver to the purchaser its deed in form as required by law contrying shall deliver to the purchase its deed in torm as required by law contrying the property so sold, but without any covenant or warranty, express or im-plied The revitals in the deed of any maines of fact shall be conclusive pirol of the truthulmos thereof. Any person, evoluting the expenses of sale, in stanton and beneficary, may purchase at the sale. Shell apply the proceeds of sale to payament of (1) the expenses of sale, in reluding the compensation of the truster and at reasonable charge by trust deed as their interests may angreat in the interest of the trustee in the trust surplus. If the generation at the granter to the successor trustee appointed branch surplus. If Beneticiary may three to the successor trustee appointed bears under. Upon such appointment on the successor trustes appointed bears and substitution shall be vested appointed hereunder. Each such appointent under the granter in the successor trustee appointed bears under. Upon such appointment, and without conveyance to the successor under. Upon such appointment, and without conveyance to the successor which the property is situred, shall be conclusive proof of proper appointment and substitution shalls be readed payented by beneficiary or counties in which the property is situred, shall b

n attorney, who is an active member of the Oregon State Bar, a bank, trust-company Oregon at the United States, a title insurance company authorized to insure title to real States of any agency thereof, or an escrow agent licensed under ORS 696,505 to 696 585. NOTE: The Trust Deed Act provides that the trustee becauder must be either an or savings and loon association authorized to do business under the laws of O property of this state, its subsidiaries, all rates logents or branches, the United S

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The grantor covenants and egrees to and with the beneficiary and those claiming under him, that he is lawfully seized in fee simple of said described real property and has a valid, unencumbered title thereto

and that he will warrant and forever defend the same against all persons whomsoever.

This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the contract secured hereby, whether or not namel as a beneficiary herein. In construing this deed and whenever the context so requires, the masculine includes the plural.

* IMPORTANT NOTICE: Delete, by lining cst, whicheve not applicable; if worranty (a) is applicable and the cs such word is defined in the Truth-in-Linding Act beneficiary MUST comply with the Act and Regulation disclosures; for this purpose use Stevens-Niss Form Ni If compliance with the Act is not required, disregard to this instru- by	or warranty (a) or (b) is beneficiary is a creditor and Regulation Z, the on by making required a. 1319, or equivalent. his notice. GON, County of ument was acknow E. S. (cy. ument was acknow	Iedged before me on <u>Toly</u> 17, 1992 + Nemcy <u>Baley</u> Iedged before me on <u>19</u> <i>Mulexyk</i> Nytery Public for Oregon My commission expires <u>P-1-94</u> MECONVEYANCE
<i>TO</i> :	, Trustee	
		as secured by the foregoing trust deed. All sums secured by said
said trust deed or pursuant to statute, to cance	nu nereby are directed I all evidences of ind convey, without warrs	i, on payment to you of any sums owing to you under the terms of lebtedness secured by said trust deed (which are delivered to you mfy, to the parties designated by the terms of said trust dead the
		Beneficiary
Do not lose or destroy this Trust Dond ON THE NOTE .		
	which it secures. Beth must	be delivered to the trustee for concellation before reconveyance will be made.
TRUST DEEL) (FORM No. 881) STEVENS NEES LAW PUB. CO. POPTLAND. OVE;		STATE OF OREGON, County of
LONNY E BALEY AND NANCY		was received for record on the day
		of, 19,
BALEY	SPACE RE	et
SOUTH VALLEY STATE BANK	FOR	page or as tee/file/instru-
	RECORDER	,,,,,,
Benniciary		Record of Mortgages obsaid County. Witness my hand and seal of
AFTER RECORDING RETURN TO		County affixed.
SOUTH VALLEY STATE BANK		\sim 1.5 \sim 1
801 MAIN STREET KLAMATH FALLS OR 97601		NAME
NUMBER DATES IN STR. MITSING	and the second	

EXHIBIT A

A TRACT OF LAND SITUATED IN THE SE1/4 OF SECTION 34, TOWNSHIP 40 SOTUH, RANGE 10 EAST OF THE WILLAMETTE MERIDIAN, IN THE COUNTY OF KLAMATH, STATE OF OREGON, MORE PARTICULARLY DESCRIBED AS FOLLOWS:

BEGINNING AT A POINT ON THE EASTERLY RIGHT OF WAY LINE OF STATE HIGHWAY 39 FROM WHICH THE SOUTH QUARTER CORNER OF SECTION 34 BEARS SOUTH 09 DEGREES 14' 10" WEST 2092.91 FEET; THENCE SOUTH 89 DEGREES 45' 16" EAST, ALONG AN EXISTING FENCE, 1261.58 FEET; THENCE SOUTH 00 DEGREES 14' 44" WEST 213.00 FEET; THENCE NORTH 89 DI GREES 45' 16" WEST 1036.37 FEET TO THE EASTERLY RIGHT OF WAY LINE OF SAID HIGHWAY; THENCE NORTH 46 DEGREES 21' 00" WEST 309.98 FEET TO THE POINT OF BEGINNING.

TAC ACCOUNT NO: 4010 03400 01000

STATE OF CREGON: COUNTY OF KLAMATH: 55.

Fil	ed fo	or record	at request	of		1.5	S. Valley	y State Bar	nk	the	21st	day
of			July	A.D.	, 10	<u>92</u> at	9:57	o'clock	M., and duly	recorded in Vol.	M92	,
				of			Mortgages	on P	age <u>16091</u>			
								Evelyn	Biehn	County Clerk	2	
FE	E	\$20.0	00					By ≤	Pouline	Muler	dere.	